

February 10, 2010

Ms. Laura Sinram  
Senior Campaign Finance Analyst  
Federal Election Commission  
999 E Street NW  
Washington, DC 20463

Dear Ms. Sinram:

The National Republican Congressional Committee (FEC ID# C0075820) is in receipt of your Request for Additional Information dated January 6, 2010 regarding our 2009 Amended October Monthly FEC report.

In accordance with our recent telephone discussion, the Committee understands that the original, signed Schedule C-1 which was hand-delivered on October 20, 2009 satisfies the Commission's filing requirements with respect to this document.

The Committee believes its procedures are in compliance with the best efforts and donor identification provisions cited in your Requests for Additional Information. As an initial matter, all committee solicitations request the donor's first name, middle initial, and last name; notify the donor that the Committee is required by federal law to report occupation and employer information; and request that the donor provide such information.

For those donors who choose not to provide the occupation and employer information, the Committee (within thirty days of receiving the contribution) sends the required follow-up letter, which asks the donor again to provide the information, and again advises the donor of the Committee's obligation under federal law to report the information. These follow-up letters do not request any additional contributions from the donor, and include a postage-paid return envelope for the donor's convenience. Finally, all such information received, including the contributor's address, is reported.

Any additional information received subsequent to the filing of the original reports will be included on amendments to be filed by the Committee.

The line 15 receipt from Moran for Kansas was from a payment originally made to the Republican National Committee for media on 06/08/09, in the amount of \$938.75, which was reported on a Schedule B of our July 2009 monthly report.

The line 15 receipt from Mutual of Omaha Insurance Company was from a payment made on 05/01/09, in the amount of \$1,174.37, which was reported on a Schedule B of our June 2009 monthly report.

The line 15 receipt from Automatic Data Processing (ADP) in the amount of \$4,078.43 represents a reimbursement from ADP for excessive COBRA originally withheld by ADP in the administration of their COBRA service. Thus, there is no specific Committee disbursement to which that refund is tied.

Sincerely:

Keith A. Davis, Treasurer  
National Republican Congressional Committee

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